



FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

PW **FORM**

	DECLARATIONS	IN TH	E UNITED S	STATES PATENT AND	TRADEMARK OF	FICE					
	As a below named inventor, I hereby	y declare that my resident	ce, post office	address and citizenship a	re as stated below ne	ext to my name, and I					
	As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed										
	below) of the subject maller which is	polow) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED									
	INGRESS PROCESSING OPTIMIZ	IRESS PROCESSING OPTIMIZATION VIA TRAFFIC CLASSIFICATION AND GROUPING									
		ch (<u>CHFCK</u> applicable <u>BC</u>	DX(ES)								
	X A. X is attached hereto			a LLC Application No.	1						
	BOX(ES) → B. ☐ was filed on → C. ☐ was filed as	PCY international A	n Louisailac	s U.S. Application No No. PCT//	on						
	and (if applicable to U.S. or PCT app			NO. 7017	v						
	I hereby state that I have reviewed and us	oderstand the contents of the	above identifu	ed specification, including the	taims, as amended by	any amendment referred to					
	shave I acknowledge the duty to disclos	se all information known to mi	e lo be material	to patentability as defined in 3	7 Ç.F.R. 1.56. Excepi a	is noted below, I norody cultin					
	nreign printily benefits under 35 U.S.C. 119(a)-(d) or 385(b) of any foreign application(s) for patent or inventor's certificate, or \$65(a) of any PCT International Application which designated at least one other country than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT International Application, filed by me or my assignee disclosing the subject matter claimed in this application and having a filing date (1) before that or										
	the application on which priority is claimed	d, or (2) if no priority claimed.	before the filing	g date of this application:	•						
_ , , , , , , , , , , , , , , , , , , ,											
	PRIOR FOREIGN APPLICATION(S	Day/M <u>ONTH/Y</u> e	ar Wilsel	Date first Laid- open or Published	Date Patented or Grented	Priority NOT Claimed					
	Number Country	Daymonthire	ar rneu	Open of Papitalica	<u>or Granica</u>	1101111					
	•	•									
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	Except as noted below, I hereby claim do	mestic priority benefit under	35 U.S.C. 119(e) or 120 and/or 365(c) of the i	indicated United States	applications listed below and					
	PCT international applications listed above application is in addition to that disclosed	ve or below and, if this is a co	ntinuation-in-pa	an (CIP) application, insolar as	s ine subject matter disc	aloste and claimed will the					
	defined in 37 C.F.R. 1.56 which became	in such prior applications, i a available between the filing d	ate of each sur	ch orior application and the nat	tional or PCT internation	al Illing date of this					
	application	datining actaces, his imad a	0.00.00	or prior apparent and are size							
	• •			A THOLICO)	01-1-1-	Details NOT Claimed					
	PRIOR U.S. PROVISIONAL, NONE	PROVISIONAL AND/OR I			Status	Priority NOT Claimed					
	Application No. (series code/seria	<u>lino.) Day/MON</u>	TH/Year File	<u>d</u> <u>panuing.</u>	abandoned, patente	29					
=											
	I hereby declare that all statements made	harein of my own knowledg	e are true and i	ihat all statements made on in	ormation and belief are	believed to be true; and					
三	further that these statements were made	with the knowledge that willi	ıl false sisteme	ints and the like so made are t	bunishable by line or imp	prisonment, or poin, under					
==	Section 1001 of This 18 of the United Sta	ites Code and that such willt	il false stateme	nts may jeopardize the validity	of the application or ar	ıy pateni işsued ihereon.					
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T.	And I hereby appoint Pilisbury Winthrop I communications are to be directed), and	LLP, Intellectual Property Gro	up, 1600 Tysol	ns BNO., McLean, VA 22102. (elephone number (703)	acute this englication and to					
Ò	transact all business in the Patent and Tr	me below named persons (o	i ine same acc	th the resulting gatest, and I be	ereby authorize them to	delete names/numbers below					
	of contracting the boundary with their time and to	specification why beautions	from and comm	nunicate directly with the perso	sn/assignee/allemev/II/M	N/ nmjanizalinn who/which lini					
Ē	sends/sont Use case to them and by who	m/which I hereby declare the	I I have consei	nted after full disclosure to be I	represented unless/until	I instruct the above Firm					
=	and/or a below attorney in writing to the o	contrary.									
	Paul N. Kokulis 16773	Glenn J. Perry	28458	Richard H. Zaitlen	27248 James R 31204 Peter La						
	Donald J. Bird 25323	Kendrew H. Colton	30368 24238	Roger H. Wise Jack S. Barufka	37087 Gene I. S						
£	G. Lloyd Knight 17698 George M. Sirilla 18221	G. Paul Edgall Lynn E. Eccleston	35861	Michael R. Dzwonczyk		C. Calderwood 35468					
	George M. Sirilla 18221 Kevin E. Joyce 20508	Timothy J. Klima	34852	Joseph R. Bond	36458 Soth Z. I						
	George M, Sirilla 18221	David A. Jakopin	32995	Sean Fitzgerald	32027 Naomi C	Dbinalo 39320					
Ų.	Dale S. Lazar 28872	Mark G. Paulson	30793	Leo V. Novakoski		J. Skabrat 36279					
	Paul E. White, Jr. 32011	Stephen C. Glazier	31361	Mark Seeley	32299 Robert G	3. Winkle 37474					
	Alan K. Aldous 31905	Robert D. Anderson	33826	Raymond J. Werner	34752						
TU	Jettray S. Draeger 41000	Cynthia Thomas Faalz	39973	Calvin E. Wells	43256						
	David J. Kaplan 41105	Charles A. Mirho	41199	W. Patrick Bengisson	32456						
	Thomas C. Reynolds 32488	Kenneth M. Sedden	43105	Adam R. Hess	41835						
	Howard A. Skaist 36008	Stovon C. Stewart	33555	William P Atkins	38821						
	Charles K. Young 39435	Thomas Raleigh Lane	42781	Paul ∟ Sharer	36004						
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	(1) INVENTOR'S SIGNATURE:	Cu. L		MANN							
ļ	Eric										
L	First		Middle Initial		Family Name						
	Residence I lillsboro		Oregon		IISA						
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1	Post Office Address	972 NE Creeksedge Dr	ive. Hillsboro.	Oregon							
ŀ	(include Zip Code)	97/24)									
L	(include zip code)	1. 1. 1.	1/								
	(2) INVENTOR'S SIGNATURE:	13/11/11/11/11	100	Date:	12-11-2001						
ſ	Patrick			CONNOR							
1			Middle Initial		Family Name						
	First				USA						
- 1	Residence Portland		Oregon			and Other and the					
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1	Post Office Address	17936 NW Deerfield Dr	ive, Portland,	. Oregon							
	(Include Zip Gode)	97229									
	FOR ADDITIONAL INVENTO	ORS "X" box X and	d proceed o	on the attached page	to list each additi	onal inventor.					
	See additional foreign pri	oritice on etteched o	age (incor	orated herein by refe	rence)						
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				TILLY. L		 -					

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DECLARATION AND POWER OF ATTORNEY

(continued) ADDITIONAL INVENTIORS

(3) INVENTOR	S SIGNATURE:			Date:	3-3AU-2-2	
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Rule 56(a) & (b) = 37 C.F.R. 1.56(a) & (b) PATENT AND TRADEMARK CASES - RULES OF PRACTICE DUTY OF DISCLOSURF

FAX NO. : 972-2-5892450

(a) ...Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) Information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability...

PATENT LAWS 25 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless-

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the Invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filled more than twelve months' before the tiling of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an International application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasunable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) or section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

^{*} Six months for Design Applications (35 U.S.C. 172).